By ECF

Hon. Thomas J. McAvoy United States District Judge Northern District of New York Federal Building and U.S. Courthouse Binghamton, New York 13901

Re: Bleuer, et al. v. Nigrelli, et al., No. 3:22-cv-01037 (TJM/ML)

Dear Judge McAvoy:

Based upon corrective legislation recently enacted by the New York State Legislature, Plaintiffs have concluded that the subject litigation is now moot with regard to their claims before this Court. Therefore, pursuant F.R.C.P. 41(a)(2), Plaintiffs respectfully ask that the Court "so order" this letter motion and dismiss this action, in its entirety, with prejudice, as against all Defendants.

Respectfully submitted,

/s/ David C. Sieling

David C. Sieling Brenna Boyce PLLC Attorneys for Plaintiffs 29 W. Main Street Honeoye Falls, NY 14472 (585) 454-2000 david@brennalaw.com NDNY Bar Roll# 702699

SO ORDERED,

Cc: All counsel of record (via e-filing)

Hon. Thomas J. McAvoy